

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF GEORGIA
AUGUSTA DIVISION

MICHAEL CHRISTOPHER BLOCKER,

Petitioner,

v.

FNU HALL, Warden, and SAM
OLENS, Attorney General of the
State of Georgia,

Respondents.

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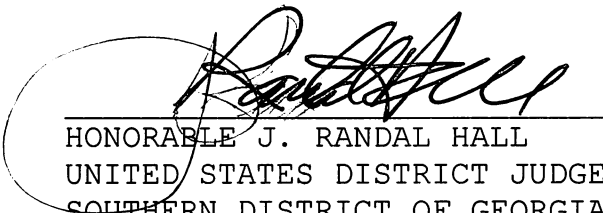
CV 116-034

O R D E R

Presently before the Court is Petitioner's Motion for Reconsideration. Reconsideration is an extraordinary remedy to be employed sparingly, and the movant must set forth facts or law of a strongly convincing nature to induce the Court to reverse its prior decision. Voter Verified, Inc. v. Election Sys. & Software, Inc., No. 6:09-cv-1969, 2011 WL 3862450, at *2 (M.D. Fla. Aug. 31, 2011). A motion for reconsideration should not be used to present arguments already heard and dismissed, or to offer new legal theories or evidence that a party could have presented before the original decision. S.E.C. v. Mannion, No. 1:10-cv-3374, 2013 WL 5999657, at *2 (N.D. Ga. Nov. 12, 2013).

Petitioner's motion offers no facts or law at all, much less any "of a strongly convincing nature." The best that this Court can discern, Petitioner wants this Court to simply change its mind for no reason at all. Thus, the Court **DENIES** Petitioner's Motion for Reconsideration.

ORDER ENTERED at Augusta, Georgia, this 5th day of October, 2016.



HONORABLE J. RANDAL HALL
UNITED STATES DISTRICT JUDGE
SOUTHERN DISTRICT OF GEORGIA